Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable Gene M. Gomes, Acting Presiding Justice; Honorable Betty L. Dawson, Associate Justice; Honorable Brad Hill, Associate Justice; and Leisa V. Biggers, Clerk/Administrator, by Joe G. Lopez, Senior Deputy Clerk.

F048089 Shannon v. Navarro

Cause called and argued by Mychael Shannon, appellant in propria persona and by James Phillips, Deputy Attorney General, counsel for respondent.

Cause ordered submitted.

F047648 Zheng v. Lu et al.

Cause called and argued by David J. Cooper, Esq., counsel for appellants and by John R. Walton, Esq., counsel for respondent.

Submission is deferred until 4:00 p.m. on Monday, August 14, 2006. Counsel will be notified if the court desires further briefing.

Court recessed until Friday, August 11, 2006 at 1:30 P.M.

The court reconvened in its courtroom at 1:30 P.M. Present: Honorable James A. Ardaiz, Presiding Justice; Honorable Gene M. Gomes, Associate Justice; Honorable Brad Hill, Associate Justice; and Leisa V. Biggers, Clerk/Administrator, by Lisa J. Prosser, Senior Deputy Clerk.

F045834 People v. Givens

Cause called and argued by David J. Macher, Esq., counsel for appellant and by A. Kay Lauterbach, Deputy Attorney General, counsel for respondent.

Cause ordered submitted.

Court recessed until Monday, August 14, 2006 at 1:45 P.M.

F049757 In re Arianna L. et al., Minors

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049757 In re Arianna L. et al., Minors

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048221 Johnson v. Polo Villas Partners

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F048221 Johnson v. Polo Villas Partners

The judgment is affirmed. Polo Villas is awarded its costs on appeal. Gomes, Acting P.J.

We concur: Dawson, J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050220 In re Raymond H., a Minor

The appeal is dismissed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049522 Collette K. v. Travis C.

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049522 Collette K. v. Travis C.

The order terminating parental rights is reversed. The matter is remanded to the juvenile court with directions to assure Family Court Services or other county department gives notice of the underlying proceedings in compliance with the ICWA by notifying the BIA and any identified tribes. The parties shall document and file with the juvenile court all efforts to provide notice and any responses received. If any tribe responds by confirming that the child is or may be eligible for membership within 60 days of sending proper notice under the ICWA to the BIA and any identified tribes, the court shall proceed pursuant to the terms of the ICWA. If no tribe so responds, the court may reinstate its order terminating parental rights.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050951 In re Andres L. et al., Minors; Kern County Department of Human Services v. Maricela O.

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F050367 People v. Benson

No brief having been filed by appellant after notice duly given under rule 17(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.